## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

UNITED STATES
Plaintiffs

vs.
LUIS E. MERCED GARCIA
Defendant

CRIM. NO. 17-297 (FAB)

## MOTION TO RESTRICT

## TO THE HONORABLE COURT:

**COMES NOW Jennie Mariel Espada Esq.**, on behalf of Mr. Luis Merced, and respectfully STATES and PRAYS as follows:

The undersigned will file a motion containing medical information and to protect Mr. Merced's rights under the HIPPA law we request authorization to restrict for viewing only by selected parties.

**WHEREFORE**, the undersigning attorney respectfully prays and requests that this Honorable Court take notice of the aforementioned information and grant a special medical hearing to discuss Mr. Merced's medical needs.

**I HEREBY CERTIFY** that on this same date, a true and exact copy of this document has been filed using the CM/ECF system and that the government and all counsel of record will be served a copy of this Motion.

## RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico, June 22, 2017.

S/Jennie Mariel Espada Jennie Mariel Espada USDCPR NO. 225003 122 Calle Manuel Domenech San Juan, PR 00918 787-633-7199/787-773-0500 espada.esquire@gmail.com